ı	N THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE		G 2014	DIST
MATTHEW M. PHLIPOT,)		JUN 27	U.S. DIST
Petitioner,)			SE S
)		5	WARE
٧.)	Civil Action No. 14-383-RGA	39	86 E
)			
G.R. JOHNSON, Warden,)			
and ATTORNEY GENERAL OF)			
THE STATE OF DELAWARE,)			
)			
Respondents.)			

Dear Honorable Judge Richard G. Andrews,

I want to take this opportunity to remind you that I have submitted a <u>motion to compel</u> in this court. The e-mails that I requested in the motion will create new grounds for my federal habeas corpus relief. I know for a fact that the e-mails I am compelling for will prove the current grounds I have filed. Since long before I filed my Rule 61(post-conviction relief), which is what my habeas is for, I have been trying to get the e-mails I am compelling for. Without the e-mails I have been trying to fight my legal battle without a complete case file. It is my belief that my trial counsel is trying to keep me away from the e-mails due to their contents and what they will prove. With that being said I would like for an extension of time. The extension of time I am asking for is thirty(30) days after receiving the e-mails to amend the habeas.

According to what I have read I have no belief that my habeas is time barred. If for some reason I read the "AEDPA" wrong I would like a chance to prove I should not be time barred. Also, I would like the opportunity to prove that in the interest of justice and the truth the time bar should not apply.

Thank-you for your time and consideration,

Matthew Phlipot #00595824

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